1	respective counsel, that the discovery deadlines of this matter be continued for a period of thirty				
2	(30) days to allow the parties to complete additional discovery.				
3	Α.	STATEMENT SPECIFYING THE DISCOVERY THAT HAS BEEN			
4		COMPLETED.			
5	The p	arties participated in the Fed. R. Civ. P. 26(f) conference on February 14, 2022 and			
6	have served their initial Rule 26 Disclosures. The following is discovery that has been completed:				
7	1.	Plaintiffs' First Set of Request for Production of Documents to Defendants Laughlin			
8	Watercraft;				
9	2.	Plaintiffs' First Set of Request for Production of Documents to Defendant Laughlin			
10	Watercraft;				
11	3.	Plaintiffs' First Set of Request for Production of Documents to Defendant Kabul, Inc.;			
12	4.	Plaintiffs' First Set of Interrogatories to Defendant Kabul, Inc.;			
13	5.	Defendant Laughlin Watercraft Rentals, LLC's responses to Plaintiffs' First Set of			
14	Request for Production of Documents;				
15	6.	Defendant Laughlin Watercraft Rentals, LLC's responses to Plaintiffs' First Set of			
16	Interrogatories;				
17	7.	Defendant Kabul, Inc.'s responses to Plaintiffs' First Set of Request for Production of			
18	Documents;				
19	8.	Defendant Kabul, Inc.'s responses to Plaintiffs' First Set of Interrogatories;			
20	9.	Defendant Laughlin Watercraft Rentals, LLC's First Set of Interrogatories to Plaintiff			
21	April Black;				
22	10.	Defendant Laughlin Watercraft Rentals, LLC's First Set of Interrogatories to Plaintiff			
23	Tommie Lynch;				
24	11.	Defendant Laughlin Watercraft Rentals, LLC's First Set of Request for Production to			
25	Plaintiff April Black;				
26	12.	Defendant Laughlin Watercraft Rentals, LLC's First Set of Request for Production to			
27	Plaintiff Tommie Lynch;				
28		2			

- 1					
1	13.	Defendant/Cross-Defendant Kabul, Inc. dba Fastrip PWC Rental's 2 <sup>nd</sup> Supplemen			
2	to Initial Disclosure Pursuant to Fed. R. Civ. P. 26 Disclosure;				
3	14.	Defendant Kabul, Inc. dba Fastrip PWC Rental's 1st Set of Interrogatories to Plaintif			
4	Tommie Lyne	ch;			
5	15.	Defendant Kabul, Inc. dba Fastrip PWC Rental's 1st Set of Interrogatories to Plaintif			
6	April Black;				
7	16.	Defendant Kabul, Inc. dba Fastrip PWC Rental's 1st Set of Interrogatories to			
8	Defendant Laughlin Watercraft Rentals, LLC;				
9	17.	Defendant Laughlin Watercraft Rentals, LLC's First Supplement to Initia			
10	Disclosure Pursuant to Fed. R. Civ. P. 26 Disclosure; and				
11	18.	Deposition of Defendant Samir Hernandez taken on October 26, 2022.			
12	19.	Respondents First Set of Request for Production of Documents to Laughlin Rentals			
13	20.	Deposition of Tommie Lynch on February 23, 2023;			
14	21.	Deposition of April Black on February 23, 2023			
15	22.	Deposition of the Corporate Representative of Defendant Laughlin Watercraft			
16	Rentals, LLC				
17	23.	Plaintiffs' Initial Expert Disclosures;			
18	24.	Defendants' Initial Expert Disclosures;			
19	25.	Plaintiffs' Rebuttal Expert Disclosures; and			
20	26.	Defendants' Rebuttal Expert Disclosures.			
21	27.	Deposition of Allision LaValley on March 12, 2024			
22	28.	Deposition of Alison Osinski on March 26, 2024.			
23	29.	Deposition of Stan Smith, Ph.D. on April 17, 2024			
24	30.	Deposition of Lizbeth Barragan on April 29, 2024			
25	31.	Deposition of Randall Sharpe on June 21, 2024			
26	///				
27	///				
28		2			

В. 1 SPECIFIC DESCRIPTION OF THE DISCOVERY THAT REMAINS TO BE 2 COMPLETED. 3 Currently at this time the following discovery has not taken place and/or is anticipated: 4 1. Deposition of Mick Brady currently scheduled for July 5 2. Deposition of witness Delia Ambiza; 3. Deposition of witness Jocelyn Duarte-Torres; 6 7 4. Deposition of witness Gloria Torrales; 8 5. Continued Deposition of Alison Osinski scheduled for July 3, 2024; 9 6. Deposition of Nate Paulino- Laughlin Rentals Employee tentatively scheduled for 10 August 14, 2024; 7. 11 Deposition of "Ricardo" (last name unknown) -percipient witness 12 8. Other depositions, subpoenas and/or discovery that might be necessary. 13 C. REASONS WHY THE DISCOVERY REMAINING WAS NOT COMPLETED 14 WITHIN THE DEADLINES CONTAINED IN THE AMENDED DISCOVERY 15 SCHEDULING ORDER 16 Local Rule 26-3 provides that a stipulation to extend discovery deadlines must be supported 17 by a showing of good cause. The parties represent that good cause exists for the Court to grant this 18 stipulation. 19 Since the granting of the last stipulation, the parties have been diligently working together 20 to finalize the above depositions, however, with various scheduling conflicts, parties have not been 21 able to secure dates, in addition to locating and serving the lay witnesses for deposition, specifically 22 Mick Brady a former employee of Laughlin Rentals. Plaintiffs have made attempts to serve Mr. 23 Brady at his last known address and are currently conducting skip tracing for his current location. 24 All of the depositions listed in Section B above are imperative to the preparation of the case 25 and the facts surrounding the incident. 26 27

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For this reason, the parties are requesting an extension of all discovery deadlines for thirty (30) days.

## D. PROPOSED SCHEDULE FOR COMPLETING ALL REMAINING DISCOVERY.

It is requested that all remaining discovery deadlines in this case be continued as follows:

Discovery	Current Deadline	<b>Proposed Deadline</b>
Discovery Cut-Off	July 22, 2024	August 22, 2024
Dispositive Motions	August 19, 2024	September 19, 2024
Pre-Trial Order	September 19, 2024	October 18, 2024

		5 options of 13, 202 :	0000001 10, 202
Γ	DATED this 3 <sup>rd</sup> day of July, 202	DATED this 3 <sup>rd</sup> day of	July, 2024
/5	s/ John B. Shook, Esq.	/s/ Jonathan C. Patillo,	Esq.
J	OHN B. SHOOK, ESQ.	JONATHANC. PATIL	LO, ESQ.
N	Jevada Bar No. 5499	Nevada Bar No. 13929	,
N	MARK A. ROUSE, ESQ.	WILSON ELSER MOS	SKOWITZ
	Jevada Bar No. 12273	EDELMAN & DICKE	R. LLP.
S	HOOK & STONE, CHTD.	6689 Las Vegas Bouley	
Las Vegas, Nevada 89101		Las Vegas, Nevada 891	
	8	Attorney for Defendant	
J	ON L. NORINSBERG, ESQ.	LAUGHLIN WATER I	
	ORINSBERG LAW		,
1	10 East 59 <sup>th</sup> Street, Ste. 3200		
	New York, New York 10022		
	Attorneys for Plaintiffs		
	•		

IT IS SO ORDERED.

DATED: 7/8/2024 UNITED STATES MAGISTRATE JUDGE

<u>ORDER</u>